Page 1 of	2 Pages [	] Original [ ]	Substitute [	] Supplemen	ntal	Atty. Docket:
Co	mbined D	eclaration for	· Patent Ap	plication a	nd Power of At	torney
As a below-name	d inventor, I h	ereby declare that:	clare that:  Itizenship are as stated below next to my name; and that I believe I am the original, first sted below) or an original, first and joint inventor (if plural names are listed below) of the which a patent is sought on the invention entitled  itted States under 35 U.S.C. §111 on			
and sole inventor subject matter wh	(if only one r nich is claimed	ame is listed below)	or an original, fi	rst and joint inve	entor (if plural names a	am the original, first re listed below) of the
PROTECTIVE S						<del>.</del>
the specification						
[X]	] was filed	in the United States		§111 on	, as	
[ ]	] was/will	oe filed in the U.S. u	inder 35 U.S.C.	§371 by entry in	to the U.S. national sta	ge of an international
	(PCT) ap national s (* if kno	plication, PCT/ tage application rece	; filed; ived U.S. Appln	No	_, entry requested on _ _*; §371/§102(e) date _	*
and was amended	on	dates of amendments u	nder PCT Art. 19 a	and 34 if PCT)	if applicable).	
amendment refer	red to above;	and I acknowledge th	ne duty to disclo	se to the Patent	, including the claims and Trademark Office	, as amended by any (PTO) all information
I hereby claim for inventor's or plan other than the U.S.	nt breeder's rig	thts certificate(s), or	S.C. §§ 119 (a)- under §365(a) o	(d) and 365 (b) of any PCT application	of any prior foreign app cation which designate	olication(s) for patent, d at least one country
	Applic	ation No.	Country	Filing	g Date (MM/DD/YYYY)	_
application desig	nating a count of the earliest a	ry other than the Ui	nited States) or f h foreign priority	or an inventor's vis claimed (if le	or plant breeder's certift blank, then there are	ficate, having a filing none):
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T nereby claim the	e venem undel -	Application No				:
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I hereby claim the benefit under 35 U.S.C. §120 of any prior U.S. non-provisional application(s) or under §365(c) of any prior PCT international application(s) designating the U.S., listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in such U.S. or PCT international application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose to the PTO all information which is material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application No. Filing Date (MM/DD/YYYY) Status (patented, pending, abandoned)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

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y action to be taken in the U.S. P in the U.S. Attorneys or Agents and the ten, the U.S. Attorneys or Agents a derein of my own knowledge are true tatements were made with the knowledge	atent and Tradema ne undersigned. In appointed herein w and that all statement and that willful fals	rk Office regarding the event of a chang ill be so notified by ents made on informa- se statements and the
INVENTOR'S SIGNATURE		DATE
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EN, TAICHUNG HSIEN, TAIWAN, R.O.	.C.	
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	neys or Agents appointed herein to act y action to be taken in the U.S. Positive of Agents and the U.S. Attorneys or Agents and the ten, the U.S. Attorneys or Agents at the U.S. Attorneys or Agent	INVENTOR'S SIGNATURE  CITIZENSHIP  TAIWAN, R.O.C.  INVENTOR'S SIGNATURE  CITIZENSHIP  INVENTOR'S SIGNATURE  CITIZENSHIP  CITIZENSHIP  CITIZENSHIP  INVENTOR'S SIGNATURE  CITIZENSHIP

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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.